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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/895,562	06/29/2001	Hubert Crepy	FR920000064US1	6930
24852 75	590 07/02/2004		EXAMINER	
INTERNATIONAL BUSINESS MACHINES CORP			SHERALI, ISHRAT I	
IP LAW	VENUE MACOA		ART UNIT	PAPER NUMBER
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SAN JOSE, CA	A 95141		2621	5
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Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)	
,	09/895,562	CREPY	
Office Action Summary	Examiner	Art Unit	
	Sherali Ishrat	2621	
The MAILING DATE of this communication app Period for Reply	ears on the cover sheet v	vith the correspondence address	
A SHORTENED STATUTORY PERIOD FOR REPLY THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a reply If NO period for reply is specified above, the maximum statutory period w Failure to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	36(a). In no event, however, may a within the statutory minimum of the will apply and will expire SIX (6) MC, cause the application to become A	reply be timely filed irty (30) days will be considered timely. INTHS from the mailing date of this communic BBANDONED (35 U.S.C. § 133).	ation.
Status			
Responsive to communication(s) filed on 2a) ☐ This action is FINAL. 2b) ☒ This 3) ☐ Since this application is in condition for allowar closed in accordance with the practice under E	action is non-final. nce except for formal ma	• •	s is
Disposition of Claims			
 4) Claim(s) 1-29 is/are pending in the application. 4a) Of the above claim(s) is/are withdraw 5) Claim(s) is/are allowed. 6) Claim(s) 1-6,10-15 and 19-26 is/are rejected. 7) Claim(s) 7-9,16-18 and 27-29 is/are objected to estriction and/or 8) Claim(s) are subject to restriction and/or 	wn from consideration.		
Application Papers			
9) The specification is objected to by the Examine 10) The drawing(s) filed on is/are: a) acce Applicant may not request that any objection to the Replacement drawing sheet(s) including the correct 11) The oath or declaration is objected to by the Ex	epted or b) objected to drawing(s) be held in abeya ion is required if the drawin	unce. See 37 CFR 1.85(a). g(s) is objected to. See 37 CFR 1.12	, ,
Priority under 35 U.S.C. § 119			
12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of: 1. Certified copies of the priority documents 2. Certified copies of the priority documents 3. Copies of the certified copies of the prior application from the International Bureau * See the attached detailed Office action for a list of	s have been received. s have been received in a rity documents have bee u (PCT Rule 17.2(a)).	Application No n received in this National Stage	
Attachment(s) 1) ☑ Notice of References Cited (PTO-892) 2) ☑ Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) ☑ Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) Paper No(s)/Mail Date 3.	Paper No	Summary (PTO-413) (s)/Mail Date Informal Patent Application (PTO-152)	

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DETAILED ACTION

Claim Rejections - 35 USC § 101

1. 35 U.S.C. 101 reads as follows:

Whoever invents or discovers any new and useful process, machine, manufacture, or composition of matter, or any new and useful improvement thereof, may obtain a patent therefor, subject to the conditions and requirements of this title.

2. Claim 20 is rejected under 35 USC 101.

Regarding claim 20, claim recites on lines 1-2, "software code portions for performing method according to claim 1". Claiming software code portions for performing method according to claim 1 is non-statutory. Claim should recite similar limitation as recited in claim 21.

Claim Rejections - 35 USC § 102

3. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 4. Claims 1-6, 10-15, and 19-26 are rejected under 35 U.S.C. 102(b) as being anticipated by Schmitt et al. (US 5,062,143).

Regarding claim 1, 10 and 21, Schmitt discloses dividing the corpus of document into portions (See Schmitt, col. 3, lines 24-25, figure 3, block 301, Schmitt shows parsing text which is same as dividing the corpus of document into portions);

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determining for each portion of corpus of the document a regularity value measuring the conformity of the portion with respect to characteristics sequence of probabilities predetermined for language (See Schmitt, col. 3, lines 26-32, Schmitt shows "if the percentage of the parsed trigrams in the body of the text for which copies are in a respective key set is at least equal to preselected value based on a previously conducted probability of occurrence determination then the language of that key set is chosen as one possible language in which body of text is written", Schmitt shows each of portion of document [parsed text] measuring the conformity [percentage of the parsed document] of the portion with respect to characteristics sequence of probabilities predetermined for language),

comparing each regularity value with threshold to decide whether the conformity is sufficient (See Schmitt, col. 3, lines 26-29, Schmitt shows "if the percentage [regularity value] of the parsed trigrams in the body of the text for which copies are in a respective key set is at least equal to preselected value corresponds to comparing each regularity value with threshold to decide whether the conformity is sufficient); and

rejecting any portion of the corpus of document whose conformity is not sufficient (See Schmitt, col. 3, lines 26-29, Schmitt shows "if the percentage [regularity value] of the parsed trigrams in the body of the text for which copies are in a respective key set is at least equal to preselected value" therefore if the percentage [regularity value] of the parsed trigrams in the body of the text for which copies are in a respective key set is below preselected value then the body of text will be rejected).

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Regarding claims 2, 11 and 22, Schmitt discloses character sequence probability is derived from statistical model representative of language (See Schmitt, percentage [statistical] of the parsed trigrams in the body of the text for which copies are in a respective key set is at least equal to preselected value based on a previously conducted probability of occurrence determination corresponds to character sequence probability is derived from statistical model representative of language).

Regarding claims 3, 12 and 23, Schmitt discloses regularity value is computed perplexity of the portion with respect to statistical model (See Schmitt, percentage [statistical/perplexity, regularity value] of the parsed trigrams in the body of the text for which copies are in a respective key set is at least equal to preselected value based on a previously conducted probability of occurrence determination).

Regarding claims 4, 13 and 24, Schmitt discloses model is previously elaborated from reference document conforming with rules of the language (See Schmitt, col. 3, lines 16-18, Schmitt shows library of key set of all languages which corresponds to the model [key set of all languages] is previously elaborated from reference document conforming with rules of the language).

Regarding claims 5, 14 and 25, Schmitt discloses model is determined based on N-gram statistics (See Schmitt, col. 3, lines 16-19, library of trigrams and col. 3, lines 30-31 and trigrams are compared using probability of occurrence which corresponds to N-gram statistics).

Regarding claims 6, 15 and 26, Schmitt discloses model is determined based on N-gram model (See Schmitt, col. 3, lines 16-19, library of trigrams and col. 3, lines

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30-31 and trigrams are compared using probability of occurrence which corresponds to N-gram model).

Regarding claim 19-20, Schmitt discloses computer system and software code (See Schmitt, figure 1, blocks 20 and 30 shows encoding digitizer and memory processing unit, encoding digitizer and memory/ processing show Schmitt system contains computer system and software code for performing the processing)

Allowable Subject Matter

5. Claims 7-9, 16-18 and 27-29 are objected as being dependent on rejected base claim but would be allowable if rewritten in independent form including limitation of the base claim and any intervening claims.

Communication

6. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Sherali Ishrat whose telephone number is 703-308-9589. The examiner can normally be reached on 8:00 AM - 4:30PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Leo Boudreau can be reached on 703-305-4706. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Ishrat Sherali

Patent Examiner

Group Art Unit 2621

June 26, 2004

LEO BOUDREAU

SUPERVISORY PATENT EXAMINER
TECHNOLOGY CENTER 2600